DANIEL G. BOGDEN 1 United States Attorney District of Nevada 2 KATHRYN C. NEWMAN KIMBERLY M. FRAYN 3 Assistant United States Attorneys 333 Las Vegas Boulevard South 4 Suite 5000 Las Vegas, Nevada 89101 702-388-6336 5 Fax: 702-388-5087 6 7 UNITED STATES DISTRICT COURT 8 DISTRICT OF NEVADA -oOo-9) Case No.: 2:15-cr-127-RFB UNITED STATES OF AMERICA, 10 STIPULATION FOR PROTECTIVE ORDER Plaintiff, 11 12 VS. ANDREW HANZELIC, 13 Defendant. 14 15 16 17 IT IS HEREBY STIPULATED AND AGREED between the parties, Daniel G. Bogden, 18 United States Attorney for the District of Nevada, and Kathryn C. Newman and Kimberly M. 19 Frayn, Assistant United States Attorneys, and Defendant Andrew Hanzelic, and his counsel, 20 Rene Valladares, Federal Public Defender for the District of Nevada, and Brian Pugh, Assistant 21 Federal Public Defender, that this Court issue an Order protecting from disclosure to the public 22 any discovery documents containing the personal identifying information such as social security 23 numbers, drivers license numbers, dates of birth, or addresses of participants, witnesses and 24

4

6

9

7

10

12

11

13 14

15

16

17

18

20

19

21

23

22

24

victims in this case. Such documents shall be referred to hereinafter as "Protected Documents." The parties state as follows:

- 1. Protected Documents which will be used by the government in its case in chief include personal identifiers, including social security numbers, dates of birth, and addresses of participants, witnesses and victims in this case.
- 2. Discovery in this case will exceed 10,000 pages. Given the nature of the allegations and the facts and circumstances surrounding the crimes with which the defendants are charged, that is, the defendants assumed the identities of hundreds of persons other than themselves in order to fraudulently file tax returns and collect refunds, many of the documents in the discovery necessarily include personal identifiers. Redacting the personal identifiers of participants, witnesses, and victims would prevent the timely disclosure of discovery to the defendants.
- 3. The United States agrees to provide Protected Documents without redacting the personal identifiers of participants, witnesses, and victims.
- 4. Access to Protected Documents will be restricted to persons authorized (authorized person) by the Court, namely the defendant, attorney(s) of record and attorneys' paralegals, investigators, experts, secretaries, file clerks, law clerks, contractors, vendors, IT Department, and copy centers employed by the attorney(s) of record or performing on behalf of defendant.
- 5. The following restrictions will be placed on defendant, defendant's attorney(s) and the above-designated individuals unless and until further ordered by the Court. Defendants, defendants' attorneys and the above-designated individuals shall not:
- make copies for or allow copies of any kind to be made by any other person of the Protected Documents;

b.	allow any other pers	son to read the P	Protected Documents; and
c.	use the Protected Do	ocuments for any	y other purpose other than preparing
to defend against the charges in the Indictment or any further superseding indictment arising out			
of this case.			
6. De	efendant's attorneys shall	inform any pers	son to whom disclosure may be made
pursuant to this Order of the existence and terms of this Court's Order.			
7. Th	The requested restrictions shall not restrict the use or introduction as evidence of		
discovery documents containing personal identifying information such as social security			
numbers, drivers' license numbers, dates of birth, and addresses during the triaql of this matter.			
8. Up	oon conclusion of this act	ion, defense cou	unsel shall return to government
counsel or destroy and certify to government counsel the destruction of all discovery documents			
containing personal identifying information such as social security numbers, drivers' license			
numbers, dates of birth, and addresses within a reasonable time, not to exceed thirty-days after			
the last appeal is final.			
DANIEL G. BOGDEN United States Attorney			
/s/ Kathryn C. Newman KATHRYN NEWMAN Assistant United States Attorney			11/10/15 DATE
Brian Pugh BRIAN PUGH Assistant Federal Public Defender Counsel for Andrew Hanzelic		11/10/15 DATE	

ORDER

IT IS SO ORDERED this 13th day of November, 2015.

RICHARD F. BOULWARE, II UNITED STATES DISTRICT JUDGE